

IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF ARKANSAS  
FORT SMITH DIVISION

MICHAEL ARREDONDO and  
TERRI ARREDONDO

PLAINTIFFS

vs.

No. 06-2128

JIM RAY, INC., an Arkansas  
Corporation doing business as  
Jim Ray Nissan of Fort Smith,  
Arkansas; BILLY COOPER;  
MARK VANDERMOLEN; and JIM RAY

DEFENDANTS

O R D E R

NOW on this 20th day of July, 2006, comes on for  
consideration the above-styled cause.

IT APPEARING to the court that the matter has been settled,  
Magistrate Judge Beverly Stites Jones, who conducted the  
settlement conference, having so advised the court, it is ORDERED  
that the case be, and it is hereby, dismissed with prejudice,  
subject to the terms of the settlement agreement.

If any party desires to make the terms of settlement a part  
of the record herein, those terms should be reduced to writing and  
filed with the court within thirty (30) days from the file date of  
this order.

The court retains jurisdiction to vacate this order and to  
reopen the action upon cause shown that settlement has not been  
completed and that a party wishes this court to enforce the  
settlement agreement specifically.

/s/Jimm Larry Hendren

JIMM LARRY HENDREN

UNITED STATES DISTRICT JUDGE